SEC. 3. And be it enacted, That the said oaths, or affirma- By whom tions, shall be administered before any judge who shall be in to be admithe same commission, or before any qualified judge or justice of the peace, which qualification shall be certified by the judge or justice before whom the same is made, and shall be recorded in any court of which the judge so qualified is or shall be a member.

Sec. 4. And be it enacted, That the form of commissions Judges' that shall issue to the judges of the courts of common law commission shall be as follows, to wit: 'The state of Maryland to A. B. of - county, greeting: Be it known, that reposing great trust and confidence in your integrity and sound legal knowledge, you are appointed and assigned chief judge, or associate judge, as the case may be, of - judicial district, (and in the case of chief judge, insert, in virtue thereof judge of the court of appeals.) to do equal right and justice according to law, in every case in which you shall act as judge, freely without sale, fully without any denial, and speedily without delay; and you are to execute the said office of judge, justly, honestly, diligently and faithfully, according to law; and you are to hold and execute the said office for and doing your good behaviour, and removable only in the manner prescribed by the constitution and form of government. Given under the seal of the state of Maryland, this —— day of ——, in the year eighteen hundred

SEC. 5. And be it enacted, That the county courts in each County judicial district shall be composed of all the judges appointed courts to be comfor such district, any one or more of whom shall have full power posed of all to hold the court, and to exercise all and singular the powers, the district judges. jurisdictions and authorities, that might or could be exercised by all the judges when present.

SEC. 6. And be it enacted, That the governor and council Chief judge shall vary the commission, so as to designate the chief judge of of the court of appeals the court of appeals, which person, so designated, shall when to be desigattending, preside in said court, and in case of his absence, or commission on his withdrawing from the bench in the cases specified by the constitution, the judge next in seniority, to be determined from the date of the commission, who shall be present, shall preside therein; and in case of the death, disqualification, or refusal to act, of the person appointed chief judge as aforesaid, the person next in seniority as aforesaid shall be the chief judge of the said court until a new appointment of a chief judge shall be made as aforesaid.

SEC. 7. The times of holding the courts are modified by subsequent laws. See 1828, ch. 182.

SEC. 8. And be it enacted, That all causes, legal or equitable, civil or criminal, that are or were depending in the former court